IN the United States MISHIEL LOUIT For the Middle District of pennslyvania

Benjamin Freedland

Beth Mattingly et. al.,

(Judge Kane)

Motion requesting court show cause why defendant(s) should not be held in contempt.

I, Plaintiff Pro Se, do hereby request that this court show cause why defendant(s) should not be held in contempt.

After this court ordered its clerk to serve waiver of service upon the named and unnamed Defendant(s) [Correctional Officer Beth Mattingly, Unit Manager Christopher Angelini, P.R.E.A. Compliance Manager F.N.U. L.N.U. (October 2017)] (Doc. 1)the Allenwood Legal Center "returned waiver of service unsigned with a note that it was 'unclear who Plaintiff [was] attempt[ing] to serve" (Doc. No. 19 at 2) according to the March 24, 2020 Order. As such, the Plaintiff had properly identified defendant as the FCI-Allenwood P.R.E.A. Compliance Manager in October of 2017 within the original complaint (Doc. 1) providing sufficient information to allow clerk to effect service upon Defendant F.N.U. L.N.U.

Consequently, the same office [Allenwood Legal Center] which returned the aforementioned waiver of server unsigned with note stating that "it was unclear who plaintiff [was] attempt[ing] to serve" ultimately responded to the F.O.I.A. request (Request No. 2020-02982) with the required information naming Wiley Jenkins as the previously named "Defendant F.N.U. L.N.U." albeit after a two-and-a-half month delay.

The willful disregard for this courts order (Doc. 1) by the Allenwood Legal Center, on behalf of the defendant(s) offends against the dignity and good order of this court and as a result this action was unnecessarily delayed. Therefore, the plaintiff humbly asks for your honor to show cause why defendant(s) should not be held in contempt.

Respectfully Submitted,

April #1 2020

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Signed

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APR 2 0 2020

NAME: Benjamin Freedland

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e: civil Action No 1:20-cv-0081